TJT:hkp

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. $\frac{00-6275}{21.115.0.8841(a)(1)}$

21 U.S.C. § 841(a)(1) 18 U.S.C. § 2

CR-HURLEY

UNITED STATES OF AMERICA,

Plaintiff,

VITUNAC

VS.

RAMON NORTHCUT,

Defendant.

INDICTMENT

The Grand Jury charges that:

COUNT I

On or about August 24, 2000, at Broward County, in the Southern District of Florida, the defendant,

RAMON NORTHCUT,

having previously been convicted of a felony drug offense, did knowingly and intentionally possess with intent to distribute a Schedule II controlled substance, that is, a mixture and substance containing a detectable amount of cocaine base, commonly known as "crack" cocaine, in violation of Title 21, United States Code, Section 841(a) (1) and Title 18, United States Code, Section 2.

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COUNT II

On or about August 30, 2000, at Broward County, in the Southern District of Florida, the defendant,

RAMON NORTHCUT,

having previously been convicted of a felony drug offense, did knowingly and intentionally possess with intent to distribute a Schedule II controlled substance, that is, a mixture and substance containing a detectable amount of cocaine base, commonly known as "crack" cocaine, in violation of Title 21, United States Code, Section 841(a)(1), and Title 18, United States Code, Section 2.

COUNT III

On or about September 1, 2000, at Broward County, in the Southern District of Florida, the defendant,

RAMON NORTHCUT,

having previously been convicted of a felony drug offense, did knowingly and intentionally possess with intent to distribute a Schedule I controlled substance, that is, marijuana, in violation of Title 21, United States Code, Section 841(a)(1), and Title 18, United States Code, Section 2.

COUNT IV

On or about September 1, 2000, at Broward County, in the Southern District of Florida, the defendant,

RAMON NORTHCUT,

having previously been convicted of a felony drug offense, did knowingly and intentionally possess with intent to distribute a Schedule II controlled substance, that is, a mixture and substance containing a detectable amount of cocaine base, commonly known as "crack" cocaine, in violation of Title 21, United States Code, Section 841(a)(1), and Title 18, United States Code, Section 2.

A TRUE BILL

UNITED STATES ATTORNEY

TERRENCE J. THOMPSON

ASSISTANT UNITED STATES ATTORNEY

JNITED STATES OF AMERICA			CASE NO
/. RAMC	N NOE	RTHCUT	CERTIFICATE OF TRIAL ATTORNEY* Superseding Case Information:
Court	Divisio	On : (Select One)	New Defendant(s) Number of New Defendants Total number of counts New Defendants Total number of counts
<u> </u>	Miami FTL	Key West KPB FTP	
	I do he	ereby certify that:	
	1.	I have carefully considered defendants, the number of Indictment/Information attacks.	ed the allegations of the indictment, the number of probable witnesses and the legal complexities of the ched hereto.
	2.	I am aware that the informa Judges of this Court in sett the mandate of the Speedy	tion supplied on this statement will be relied upon by the ing their calendars and scheduling criminal trials under Trial Act, Title 28 U.S.C. Section 3161.
	3.	Interpreter: (Yes of List language and/or dialect	or No) <u>No</u> t <u>English</u>
	4.	This case will take _2	days for the parties to try.
	5.	Please check appropriate c	category and type of offense listed below: (Check only one)
	 V 	0 to 5 days 6 to 10 days 11 to 20 days 21 to 60 days 61 days and over	
	6. If yes: Judge (Attac	Has this case been previou : h copy of dispositive order)	Case No
	If yes: Magist	trate Case No.	natter?(Yes or No)
	Is this	a potential death penalty ca	se? (Yes or No) No
	7. to Apri	Does this case originate fro It 1, 1999? _Yes _X_ No If you	om a matter pending in the U.S. Attorney's Office prior es, was it pending in the Central Region? _Yes X_No
	8.	Did this case originate in the	e Narcotics Section, Miami? Yes X No
			TERRENCE J. THOMPSON

ASSISTANT UNITED STATES ATTORNEY Court Bar No. A5500063

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA PENALTY SHEET

Defendant's Name: RAMON NORTHCUT NONO
Count #I: 21 U.S.C. § 841(a)(1) Possess with Intent to Distribute "Crack" Cocaine
*Max. Penalty: 30 years' imprisonment; \$2,000,000 fine
Count #II: 21 U.S.C. 841(a)(1) Possession with Intent to Distribute "Crack" Cocaine
*Max. Penalty: 30 years' imprisonment; \$2,000,000 fine
Count #III: 21 U.S.C. 841(a)(1) Possession with Intent to Marijuana
*Max. Penalty: 30 years' imprisonment; \$2,000,000 fine
Count #IV: 21 U.S.C. 841(a)(1) Possession with Intent to Distribute "Crack" Cocaine
*Max. Penalty: 30 years' imprisonment; \$2,000,000 fine
Count #:
Max. Penalty:
Count#:
*Max. Penalty:
Count #:
*Max. Penalty:
Count #:
*Max. Penalty:
Count #:
*Max. Penalty:

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.